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|  |  |
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| Proposed Lead Counsel for the Class                | Samuel Can Amazon Burketi' and Burner I                              |
|  | Counsel for Arman Rashtchi and Proposed iaison Counsel for the Class |
|  | idison Counsel for the Class   |
| UNITED STATES DI                                   |  |
| CENTRAL DISTRICT                                   | OF CALIFORNIA  |
| FRED JEAN, On Behalf Of Himself ) CI               | VIL ACTION NO. 09-CV-1304-JVS-                                       |
| and All Others Similarly Situated, M               | LG   |
| Plaintiff,   |  |
| ) 211  | CLARATION OF KIM E. MILLER IN PPORT OF THE MOTION OF ARMAN           |
| VS.  | SHTCHI TO CONSOLIDATE FUTURE   |
| STEC Ing MANOLICH ) RE                             | CLATED ACTIONS; TO BE APPOINTED                                      |

| FRED JEAN, On Behalf Of Himself    | ) CIVIL ACTION NO. 09-CV-1304-JVS- |
|------------------------------------|------------------------------------|
| and All Others Similarly Situated, | ) MLG                              |
| Plaintiff,                         | )                                  |
| ,                                  | ) DECLARATION OF KIM E. MILLER IN  |
| VS.                                | ) SUPPORT OF THE MOTION OF ARMAN   |
| , 5.                               | ) RASHTCHI TO CONSOLIDATE FUTURE   |
| STEC, Inc., MANOUCH                | ) RELATED ACTIONS; TO BE APPOINTED |
| MOSHAYEDI, and MARK                | ) LEAD PLAINTIFF; AND TO APPROVE   |
|                                    | ) PROPOSED LEAD PLAINTIFF'S CHOICE |
| MOSHAYEDI                          | ) OF COUNSEL                       |
| Defendants.                        | )                                  |
|                                    | ) Judge: James V. Selna            |
|                                    | ) Date: February 17, 2010          |
|                                    | ) Time: 1:30 p.m.                  |
|                                    | ) CTRM: 10C                        |
|                                    | )                                  |

| 1  | HADI SAKHAI, On Behalf Of                         | CIVIL ACTION NO. 09-CV-1306-JVS-  |
|----|---|-----------------------------------|
| 2  | Himself and All Others Similarly                  | ) MLG                             |
| 3  | Situated,   | )                                 |
| 4  | Plaintiff,  | )<br>)                            |
|    | VS.   |                                   |
| 5  |   | )                                 |
| 6  | STEC, INC., MANOUCH                               | ,<br>)                            |
| 7  | MOSHAYEDI, MARK<br>MOSHAYEDI, RAYMOND D           |                                   |
| 8  | COOK, J P MORGAN                                  | )<br>)                            |
| 9  | SECURITIES INC., DEUTSCHE                         | )                                 |
| 10 | BANK SECURITIES INC.,                             |                                   |
| 11 | BARCLAYS CAPITAL INC., and OPPENHEIMER & CO, INC. | <i>)</i><br>)                     |
|    | Defendants.                                       |                                   |
| 12 |   | )<br>)                            |
| 13 | FRED GREENWALD, On Behalf Of                      | CIVIL ACTION NO. 09-CV-01315-JVS- |
| 14 | Himself and All Others Similarly                  | MLG                               |
| 15 | Situated,   | ,<br>)                            |
| 16 | Plaintiff,  |                                   |
| 17 | vs.   | )<br>)                            |
| 18 | STEC, INC., MANOUCH                               | )<br>)                            |
| 19 | MOSHAYEDI, and MARK                               | )                                 |
| 20 | MERHDAD MOSHAYEDI Defendants.                     | )<br>)                            |
| 21 |   |                                   |
| 22 | DANIEL MUNTER, On Behalf Of                       | CIVIL ACTION NO. 09-CV-01320-JVS- |
| 23 | Himself and All Others Similarly                  | MLG                               |
| 24 | Situated,   | <i>)</i><br>)                     |
|    | Plaintiff,  |                                   |
| 25 | VS.   | )<br>)                            |
| 26 |   | ,<br>)                            |
| 27 | STEC, INC., MANOUCH                               |                                   |
| 28 | MOSHAYEDI, MARK<br>MOSHAYEDI, AND RAYMOND         | <i>)</i><br>)                     |
|    | <b></b>   |                                   |

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- 1. I am a member of the law firm of Kahn Swick & Foti, LLC.
- 2. Arman Rashtchi ("Movant" or "Mr. Rashtchi") seeks appointment as Lead Plaintiff pursuant to Section 21D of the Securities Exchange Act of 1934 and/or Section 27(a)(3) of the Securities Act of 1933 in the above-captioned action.
- 3. I submit this Declaration, together with the attached exhibits, in support of the motion of Mr. Rashtchi for appointment as Lead Plaintiff on behalf of the Class and to approve his choice of Kahn Swick & Foti, LLC as Lead Counsel and Doyle Lowther LLP as Liaison Counsel for the Class. I am fully familiar with the facts set forth herein.
- 4. Attached hereto as Exhibit A is a true and correct copy of the sworn shareholder certification of Mr. Rashtchi reflecting his transactions in STEC, Inc. securities, as well as a true and correct copy of a table reflecting the calculated loss incurred by Mr. Rashtchi as a result of his transactions in STEC, Inc. securities.
- 5. Attached hereto as Exhibit B is a true and correct copy of the press release published on November 6, 2009, on *BusinessWire*, a well-known, national business-oriented publication, announcing the pendency of the lawsuit commenced against defendants herein.
- 6. Attached hereto as Exhibit C are true and correct copies of the firm resumes of Kahn Swick & Foti, LLC, and Doyle Lowther LLP, proposed Lead Counsel and Liaison Counsel for the Class in this case.

I declare under penalty of perjury under the laws of the state of New York that the foregoing facts are true and correct. Executed this 5th day of January, 2010, at New York, New York.

/s/ Kim E. Miller

Kim E. Miller